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17 Attorneys for Plaintiff
 18 MAC PROJECT LLC

19
UNITED STATES DISTRICT COURT

20
DISTRICT OF NEVADA

21 MAC PROJECT LLC, a Nevada limited
 22 liability company,

23 Case No. 3:24-cv-00217

24 Plaintiff,

25 vs.

26 HIGH LONESOME CLAIMS, a Nevada
 27 mining claim ownership group; HIGH
 28 LONESOME MINING, INC., a Nevada
 corporation; RICHARD W. SEARS, an
 individual; LESLIE A. SEARS, an individual;
 NIKOLAI L. DOBRESCU, an individual;
 KELLIE ANN DOBRESCU, an individual;
 STEVEN L. DOBRESCU, an individual;
 TEENA K. DOBRESCU, an individual;
 DAVE SOUTHAM, an individual; CAMIE
 SOUTHAM, an individual; CLAY SEARS, an
 individual; LISA SEARS, an individual;
 MICHAEL S. PASEK; JUNE SALISBURY,
 an individual; PHIL SALISBURY, an

**STIPULATION AND ORDER RE
 EXTENSION OF TIME TO SERVE
 INITIAL DISCLOSURES**

1 individual; WHITE PINE COUNTY, a legal
2 subdivision and Legislative Commission of the
3 State of Nevada,

4 Defendants.

5 HLC , ET. AL.,
6 Counterclaimant,

7 vs.

8 KAPACKE MINING, INC., A Former
9 Montana Corporation, MAC MINING, INC.,
10 A Nevada Corporation, MAC PROJECT, A
11 Nevada LLC, KAPACKE MINING, L.L.C., A
12 Former Nevada Limited Liability Company,
13 OSCEOLA GOLD INC., A Delaware
14 Corporation Formerly A Nevada Corporation,
15 PIZZ INC, A Former Nevada Corporation,
16 PHY HEALTH, INC., Corporate Status
17 Unknown, KARLA SANCHEZ, an individual,
18 PAT PIZZAFERRATO, an individual,
19 TRACY PIZZAFERRATO, an individual
TOM MOORE, an individual, CARMEN
DECESARE, an individual.

20 Counter-Defendants.

21 IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiff MAC PROJECT
22 LLC, (“Plaintiff”), Counterclaimant HLC (“Counterclaimant”), Defendants HIGH LONESOME
23 CLAIMS, HIGH LONESOME MINING, INC., RICHARD W. SEARS, LESLIE A. SEARS,
24 NIKOLAI L. DOBRESCU, KELLIE ANN DOBRESCU, STEVEN L. DOBRESCU, TEENA K.
25 DOBRESCU, DAVE SOUTHAM, CAMIE SOUTHAM, CLAY SEARS, LISA SEARS, MICHAEL
26 S. PASEK; JUNE SALISBURY, PHIL SALISBURY, (“Defendants”) and Counter-Defendants
27 KAPACKE MINING, INC., MAC MINING, INC., MAC PROJECT, KAPACKE MINING, L.L.C.,
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1 OSCEOLA GOLD INC., PIZZ INC, PHY HEALTH, INC., KARLA SANCHEZ, PAT
 2 PIZZAFERRATO, TRACY PIZZAFERRATO, TOM MOORE, CARMEN DECESARE (“Counter-
 3 Defendants”) (collectively, as the “Parties”), by and through their respective undersigned counsel.

4 On February 24, 2025, the Parties filed their Stipulated Discovery Plan and Scheduling Order.
 5 On February 26, 2025, the Judge approved the Scheduling Order. The Parties through their counsel,
 6 have conferred and agree that additional time is needed to provide their initial disclosures.

7 The Parties, through their respective counsel of record, hereby stipulate that the time for
 8 parties to serve their Initial Disclosures shall be extended from March 5, 2025 to March 19, 2025.

9 This is the first extension of time requested.

10 **SLIGHTING LAW**

11 DATED: March 5, 2025

12 BY: /s/ Bradley S. Slighting
 Bradley S. Slighting, Esq.

14 **WELLMAN & WARREN, LLP**

16 DATED: March 5, 2025

17 BY: /s/ Scott Wellman
 Scott Wellman, Esq.

18 **SEARS LAW FIRM**

20 DATED: March 5, 2025

21 BY: /s/ Richard Sears
 Richard Sears, Esq.

22 **MANUELE LAW**

24 DATED: March 5, 2025

25 BY: /s/ Shain Manuele
 Shain Manuele, Esq.

1 **ORDER**
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IT IS SO ORDERED.

DATED this 5th day of March 2025.

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7 U.S. MAGISTRATE JUDGE
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